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U.S. Serial No. 69 Atty Docket No. P166

## IN THE U.S. PATENT AND TRADEMARK OFFICE

Application No.: 09/759,103	Confirmation No. 1839				
Application of: Scott Clark, et al.	Group Art Unit: 2161				
Filing Date: 1/12/2001	Examiner: Daniel Lastra				
Title: Search Engine Providing an Option to	New Atty. Docket No. P166 1010.1				
Win the Item Sought	Old Atty. Docket No. 10567-003				
	Customer No. 26158				

## REVOCATION AND POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Six:

Pickapin.com, the assignee of record of the entire right, title and interest in the aboveidentified patent application or patent, hereby revokes all previous powers of attorney and appoints the practitioners at the following Customer Number to prosecute and transact all business in the Patent and Trademark Office connected therewith:

26158

The undersigned is/are authorized to act on behalf of the assignee.

Evidence of ownership of the above-identified patent application or patent is attached hereto.

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U.S. Serial No. 09/759,103 Atty Docket No. P166 1010.1

Send Correspondence to:

Customer ID No. 26158

Attn: Nanda K. Alapati, Esq.

Womble Carlyle Sandridge & Rice, PLLC

P.O. Box 7037

Atlanta, Georgia 30357-0037

Direct Telephone Calls To:

Nanda K. Alapati, Esq.

(703) 394-2216

Respectfully submitted,

Pickapin.com

By:

(Date)

WHI.

## ASSIGNMENT

WHEREAS, WE, SCOTT CLARK, ARMEN DJOURIAN, MOUJAN VAHDAT, ASSIGNORS, citizens of the United States, the United States, and Armenia, respectively, residing at 350 5th Avenue, Suite 3916, New York, NY 10118, are the inventors of the invention in SEARCH ENGINE PROVIDING AN OPTION TO WIN THE ITEM SOUGHT for which we have executed an application for a Patent of the United States

- © which is executed on □ oven date herewith or □ \_\_\_\_\_
- which is identified by Pennie & Edmands up docket no. 10567-0003-999
- D which was filed on , Application No.

and WHEREAS, PICKAPIN.COM, ASSIGNEE is desirous of obtaining our entire right, title and interest in, to and under the said invention and the said application:

NOW, THEREFORE, in consideration of the sun of One Dollar (\$1.00) to us in land paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNORE, its successors, logal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all ferissues and extensions thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; and all applications for patents, utility models, and designs which may hereafter be filled for said invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domastic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for each invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;

AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

AND WE HEREBY covenant and agree that we have full right to convoy the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.

AND WE HERBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissus and foreign applications, make all rightful oaths, and generally do everything possible to sid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries.

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State of New YORK)  County of New YORK)  SS.:		<b>/</b>				•
On January 10 personally appeared V. Mayuro A	2001, bef	ore me,	neghny	Dreinne	els se setterbetes	Notary Public
in his/her/their authorized capacity(	ies), and th	sat by his/her/	their signature(s)	on the instrume	nthe person(s),	or the entity upon
behalf of which the person(s) acted	l, executed	the instrume	nt.			

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## **FACSIMILE**

March 9, 2004

A PROPESSIONAL LIMITED LIABILITY COMPANY

Number of Pages: 4

Please call the following number if the message you receive is incomplete or not legible: (703) 394-2216

C/M

51571.0001.9

To:

Company:

Fax:

Phone:

**Daniel Lastra** 

USPTO, GA Unit 2161

703-746-5541

Application No.: 09/759,103	Confirmation No. 1839			
Application of: Scott Clark, et al.	Group Art Unit: 2161			
Filing Date: 1/12/2001	Examiner: Daniel Lastra			
Title: Search Engine Providing an Option to Win the Item Sought	New Atty. Docket No. P166 1010.1 Old Atty. Docket No. 10567-003 Customer No. 26158			

Dear Mr. Lastra:

Attached is the Revocation and Power of Attorney that we just discussed by phone. This is to confirm that we will hold the in-person interview on March 25 at 2:00 PM.

Hand X alyx

Nanda K. Alapati

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